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IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA
FIRST APPELLATE DISTRICT
DIVISION THREE

THE PEOPLE,

Plaintiff and Respondent,

v.

ROMEL DAVIS,

Defendant and Appellant.

A146732

(Alameda County
Super. Ct. No. C00655PA)

Defendant Romel Davis appeals an order, entered October 16, 2015, revoking his parole and sentencing him to 180 days in county jail. In his opening brief, defendant challenged only the court's ruling that he must serve the full 180 days and was not eligible for half-time custody credits. In response, respondent argued, among other things, that the appeal was moot because defendant had completed his jail term and had, in fact, served only 90 days in county jail. In a subsequently filed motion to augment the record and dismiss the appeal, respondent confirmed that on November 9, 2015, approximately three weeks after defendant's sentencing, the trial court modified its order to make defendant eligible for half-time conduct credits. Defendant has not filed a reply brief or an opposition to the motion to dismiss. Because the appeal is clearly moot, we shall grant respondent's request to augment the record and dismiss the appeal.

Disposition

The appeal is dismissed.

Pollak, Acting P.J.

We concur:

Siggins, J.

Jenkins, J.

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